Case 1:11-01-00410-12-00 Cocument 80 Filed 07/29/25

07/29/25 Page 1 of 34 PageID: 2817 RECEIVED IN CHAMBERS OF

F.C.I. Jesup

MR Jimmil Henderson

JUL 29 2025

1680 Hwy 301 South Jesup, Ca 31599

RENÉE MARIE BUMB, U.S.D.J.

Chief Judge Renze Marie Bumb

Dear Judge;

SF.... 17 - .

Good Day to you. As for me and my personal property, Still, They kept Some of it from me. Two Sections of my Trial Transcripts, both Sections Had prior arresting officers Testifying "among others" and one of the Documents, Like the other, Had a Heavy duty Stable in them, and a Black and white copy of Rule 16, (around or about 13 pages) is missing as well. Between both Stacks of Trial Transcripts, about 400 pages.

Miso, a pair of Sweats pants I had Since 2013, which I haded with a fellow convict for a pair with pockets. The old Score? Tablet and head ear buds, Tablet, which they broke/cracked the Screen, ear buds, gone. The new one, both the brand new Scull Candies (baught on 10-1-24) two days prior to me Leaving U.S.P. Florence, and the new Score? Tablet, gone.

Inclosed, please find a reciept of both purchase Score 7 Tablet, and Scull Candy ear buds. The food, I don't care about because The Soap Task was in that property, when arriving to an Institution is Sapposed to be opened in front of the inmak, but Some people wask a new box, and Take what they want before Transfur of property. Reason I can Say this to you is I had buddies who worked in RED and they would come to the unit with stuff, Radios, cloths, etc. from other people property. They even use SHU orderlys to skal from people. Always on property slips, you see written on the top of the property Slips, you see written on the top of the property slip, "In secured." That be lies, Just an excuse for allowing inmake to steal.

I tried to file a Tort-claim to Dublin California for \$187.40, They never responded. I please See Reciepts/proof of purchase) I know that it, by the Reciepts is out Dated, but I had Some of that stuff for years, Such as those grey Sweats. I can't get back the rightful time that I Lost, and certainly This is the only institution that for so long, this is/Has happened in.

RED officer locas, Said to Me, "You Cant have two Tablets." I explained to him, How the first one became "nonopperatable; and How I had to go through the chief administration/warder to buy another. While I cant Do nonthin with the first one, I still paid \$1.18 "and change for it. Mow, The newer one, Cost \$131 and change, and I lost that to a group who Dont Like to stop playing/ loosing other people stuff.

Inclosed, please find a Copy of page 20, 21, Motion Transcripts (1-15-13) NO. CRIM. 11-410-01, The underlined parts.

Queston.

In order to be in "Effective" attorney, why would you Dismiss Something Like that, "that may have freed your chient? Clearly, It States," that none of the witnessless from the (Blank) that testified before the grand jury will be called to testify in this case.

That was a clear cutt case. Eather you Dont Know that Kind of law, but is qualified to, Dont believe your client based on Sterio "Tipical" looks, or worst, "Meticforically," Sold me out!

whomever those witnesses are need to come forth for the inforcement of law, and Subpeona's needed to be passed out for Trial and still could be. There were no Immunity given to them and "all!" of a Constitutional Violation accured. Not only the Judge and its courtroom allowed it to happen, but both MR. Michael Huff, and Mrs. Megan J. Davies allowed it as well.

Me, and others as criminals, we get penalized for breating the law but the courts and A.H.S.A. and Team, Does not because of there Job. I was told that not even the U.S President was bigger then the law.

This institution, U.S.P. florence, and/or f.C.I. Edgefield even allowed it to happen that they

even stole years worth of Case Law that I used to inquire Some of this Knowledge. (prima fasie, and 38 page's of Reverse-P Cases that I had in a number of Manilla Envolopes that I had Since 2012, and 2014. (The a contents inside) () Recovered.

If you look on page 3, Line 20, there's words missing that the "Typer" DiD, purposely for reasons known, and its throughout my whole intire Appendix. My Like and my time is to Serious to be playing, "Guess" with the Courts.

Mls. Karen friedlander, on page 1, App. 18 Stated in form of a Certified true and Correct, based on Title 28 U.S.C. Section 753.

Queston. Is the Deprivation of Rights a form of, or a prong to unfair prejudice?

I had the right to renew motion of facts, but attorney with Drew from Case after he lost, "purposely' So the unfair Starked before and after that point. I was not given an attorney and was not responded to when I tried to myself.

Queston. If a telephone conference by on the record "by the government," Can it be turned over to the defence or should Immunity be given to all parties?

Options to Look for. 42 U.S.C.\$1983

Cases: Ellis v City of Miami Beach (1-6-25)
Younger v Harris, Johnson v Hillquist(1-28-2
Hatcher v Butler (1-28-25), Bay v Turner (3-19-25
Miller v Butler 8th amend. (5-24-24)

Your Honor, I have not alot of time to Research, Due to Lockbowns, work, Goudted foots, and of now, Health problems. Speaking of Health problems, Mon-· Day, I See almost the whole compound, who is getting pilline, and a number of men getting K.D.P.s. (Keep on person). I ask officer avery to go and get mines, He referred me to officer Hazhough, who told me they would bring them to me in the Kitchen. DiD nt Matte Since to me, an Immate Came to get me hor He Freezer, I walk to See USS. Clininal Director Me. Clint, I ask him, Do you Have for Henderson. He Said"no." I Stood there and waited Off. Hazkbugh came to open and The Medical personal gave a man his meds. I Said to Hazkough, I asked you to get my Cancer meds. You told me They would bring it to me". The ass. C.D Said, "You talking to me like that, I Don't Like how your talking to me". I stated," I was taking to H.K. (Hazkough) He Stated," Now, for that, you'll get it when we give it to you.

This Biasness, and Indirect Racism has been happening, but now, Since a officer and an Immate got into a fight Days ago in the Kitchen, Now Im the one that gets takked to like that, nec-amended by other officers and inmates, as always. Now, I have to not get my meds. This is what I mean by civil Right-, Racism, Bianess, and Vindictiveness, among other mental abuse, cruel and unusual punishment, Due to me being the only one around me, as of now, going through this because

of anothers problem. If you tood a bool Day at work, or at home, In a Convict, I temporary live here, This is a place of employment for Him, and me working in the Kitchen, for me to. I should not have to come to work, and be "tricked bagged" into a arguement, because there Jelous of whatever Happened last week. (Thursday lunchtime The reason why So, is because nonthin Happens to them inmates and Staff will talk up for them, and I made a language called," Going Dummy, and they take it to far. I have to always loose for people who aint even worth the game, Let alone the energy.

even worth the game, Let alone the energy. I understand that I have to file a complaint for each claim Seperately, but all of this stims from the Same Situation, Just a long line of

Different people.

I had a talk with Both food administrator
MR. Hand and Bss. Food administrator anderson, about
a Informal Resulution/Complant about one of his
officers (which I have been trying to get a copy for
personal Record) and they two Spoke on talking
to his employee's of perfessionalism, and Respect
for each employee, among other things, but now,
this is where the problem starts. You would think
that In the problem, and I use to think So, until
I Started to Cearn new things and found out, it
was not me. Since Feb. 11,2011, I have never thied
to Do this, and because of nonthin Happening, they
allow pressure to bust pipes and now, I have to
try to fight for my Health, my Sanity, my properts. and now, my like th, my Sanity, my prop-

So often because they have nobody to one for them, among other reasons. They telling me I have to take others problems, Just to get my stuff back If that's not a form of slavery, mental abuse, etc. I Don't know what else is. Once again, I have been to a number of institutions, but only a few, I have been writing from, complaining about the unjest and all around treatment I have Been getting. all the people who wants my name, my Lik, etc. How can you stop this? Im never nobodies fired, why try to force it, for money, power, I don't even benefit Cromit, I Loose. If you ask me, there whole opperation is in the way of Real progress! They keep Saying I got theres, and they treep Sending it to me without me knowing, and when I Do Know, I have to theep Saying no to them. If this is a Medical place for "mental," why Im I Just a man, and there the ones treep relying on me. Im the Stupichpne, Let them tell it. Im the experiment, The lab Rat, The Science project. It Seems Like everybody that has somebody they don't like, they force me in with them to treat me as that person. Well if Im Sappose to be that person, who's sappose to be me and what Does he Do on this type of yard? Everytime they have to find Something to do, its always has something to do with me. 'In the way. Sometimes, if I ask for something, to Do with the Job I have, I have to go through problems for that. I go in the treezer, I work at when I come out; its like In not me anymore to people.

In conclusion, your honor, I have not a lot of time on my hands to Research Due to LockDowns work, Goudted Foots, and as of now, Health problems. On Monday, July 7, 2025, I was referred to the wrong officer. They Just treep Switching up on me. If every body stay who they are, for the most part, wont nonthin happen, but when they switch up, all the problems come to me. Im Suprize they have not told me to not bring your Legal work to work, "YeT." Some of them trying to get away with doin Something wrong and forcing me to take responsibility for there actions. In growing tired of being everybodies punching bag, Mental punching bag. If there was ever any body to see about, it would not be me, but the reasoning that These groups of officers go after me in anyway. The weekend Dont count for us to wait on our Carry on persons" Meds. but there should never be a officer, or any personal who has the authority to Toy with a mans Health, Life, and meds. "Well give it to you when we feel Like it. Inclosed please See page 4, Letter F + D Section. Being In the SHU for all these years, Kept away from legal work, (purposely!) Timing was all the way off and I let it be known. please See Docket entry 17.5, which was the reason for Docket entry number 19. Section D was responsable for that. also, There making me or forcing me to Spend money Just to get my stamps back. I have a property Reciept with Saying no table I but I have not the working one and it Says that I have my Sweats pants but I had to buy Some here and they were not there. My psychology and Medical Records are missing that F.P.D. Ms. McClain Sent me.

Is the Truth.

Sincerely, Timmil Henderson

Cases to consider and Reason for Consideration.

Commonwealth v Ilya I. 2015, BL 36490 Mass. NO. STC-11637, (3-13-15)

-4-3 majority Found it significant that it involved a modest amount of Marijuana.

"Baggies of Pot and "Suspicious" Interactions arent enough to confirm Intent to Distribute."

Note: minutes before I was arrested, I was asked for a cigerette, and then a light, and that is there only thand to Hand transaction they have.

opinion by Justice Geraldine S. Hines, "a person who intends only to Smothe would fit precisely the profile of the person in this case".

"I, Jimmil Henderson," was arrested with less then that. Both of the quantity of narcatics was less then 5 grams but with paraphernalia, might be more. "Goast Dope".

M.S. V Vitale, 459 F.3D 190 (2d Cir. 2006) Court failed to conduct post Trial hearing on Juror bias Discovered during Trial.

Note: Me allowing my trial afterney to know that the ass. U.B.A. Was striking "all" of the negro pontential Turors Durring Voir Dare, He called for a Sidebar and it was never spotsen of again.

Costello VU.S., 350 U.S. 359 (1956) Here say Evidence

of grand Jury wit nesses "591 U.S. 128,"

Denied Constitutional rights of Six amendments

rights to confrontation of accusors.

your Honor, How can I show this if one They wont free or release the In-Bank-camera-view I tried and asked for, They wont even foward the Grand Jury Transcript, and being resulted to being forced to go to prison to prison, The stealing of Legal Documents which the authorities (Federal Governployees) Has a hand in and the Lack of response when a motion is Done right.

Note: I Sent a motion that was Done wrong on purpose, and I got a Speedy response. That when I knew."

They Denied a 18 U.S.C. \$3582 (compossionate Release), mostly because the procedure was wrong, I had no attorney, and I placed in a pool of Loosers So the wrong people can win. Alut of them Does that on all Levels, even in Federal Institutions.

as far as my Tablet is conserned, I believe they will eather not pay for it, or if they do pay for it, It wont be able to buy another one because they don't sale them here, or, Like the other one, It might be a Defected one. If I Do get it back, Its probly going to be something wrong with it or worst, broken as the first screen was not.

There are a number of ways that I was told that the Courts consider Bias, when chosing pentential Jurors and the Striking process. Some of those are as follows;

- Consider how many members of the cognizable Racial ground are in the Venire panal from which the petit Jury is chosen,
- Pattern of strikes against Racial groups Jurors in particular Venire,
- -Prosecutors statements and questions Durrings Sellections as well as any other relevant circust-

Oss. U.S. a Ms. Govan Struck "all!" of the negro petential Jurors besides the ones whom had a (bias) Due to family being arrested.

U.S. V Blotcher, The Court improperly denied defendant race neutral peremptory. (142 F.3D 728)

It tacks about Jury Selection and the Courts wrong, so why when I brong it up about Ms. Govan Striking all the negro Jurors, the called for a Sidebar, and never said anything?

M.S. V Tucker. States That the evidence of Juror bias and misconduct required evidentiary hearing, but the Judge blaintly stated," In not dealing with this right now," and, why DiD'nt my attorney object toit?

McClain v Prunty, States that a Judge must investigate wheather purposeful Jury Selection discrimination occurred. as far as 'purposeful,' what would be purposeful discrimination for a Jury Selection, as if its Legal, if not then why would the Courts allow them to get away with it?

Wilbon v Beard (426 f. 30 653 (3rd Cir. 2005), Says that the Prosecutor Struck all the African Americans, and in my Case, The Same thing happened. How did Ms. Govan Know Who to strike If the ones she did it Stike already had there reason for being biased? Based on presedure, The Questoning of biased was asked after, rather them before the Choosing.

I was not allowed for the Sidebars to come out so Rulino v By Harrison (2008) was clearly but of the queston.

Bradley v Harris, States that the defendant improperly excluded from in Camera conference, which first ended in me being Superseded.

U.S. v Vitale states that The Court failed to conduct post-Trial hearing on Juror bias discovered During trial.

Note: The Court, as soon as I stated the prosecutors intentions, should have eather stopped the Jury Setection process or as U.S. v Vitale States, had a hearing. another reason why the in-Camera View and the in-Camera View of the Lial its self is needed. I asked and was not Denied but was not given the DVD's eather. I was never answered. The Side bars was missing, when I took the stand, that was missing because they Dismissed it without me knowing.

U.S. v Foster, Exemportary evidence I grand Jury testimony should have been admitted at Trial.

another reason I want to re-open the in-bank-camera-View, Obtain Grand Tury Transcripts, and Here the Telephone concerence. Subpeana whom Testified at the Grand Tury, and personally come to court and See If they Lied, along with a Counter Suit.

also, Theres Somebody Using my name. all I was told was he's a photoger Taking. Then there was or is a person who opened a E-mail Service in my name. I don't know Her, or who she is.

U.S. V Cunning ham, 145 f.30 1385 (D.C. Cir.) cert. Denied, 525 U.S. 1059 (1998) Unreducted tapes violated confrontation. If The courte allowed the dismissial of the motion for the tapes, its Still violates & amendment.

on Hearsay, because the Confrontation clause was of a violation of balmendment rights.

U.S. V Ruiz, 59 F.3D 1151 (11th Cir), Says that the Defendant has the right to have the jury instructed on his theory of defense. The problem was, I was never able to talk while the Jury was on there Seats, and when I took the stand, I was not allowed to do anything but answer Ms. Govan Questions. I also a skeed the Judge to adelress the Jury, the denied me the right when I m the one facing 30 to Life, not him.

also, your Honor, Durring Sentencing, Ms. Govan stated that She was," Relying on a letter that the probation office Sent hui! Based on how She Said it, why was not it brong to court and placed into an Exibit box? I ask the Judge to ask for a Copy or bring to Court, I, once again, got no answer. If you place my whole intire case togather, plus all that I have been through, Its nonthin but file play, Broken laws, and moving me around," So I can't fight my case or get time barred and Loose documents.

U.S. V Ryals finds that the Court erred by refusing to appoint new counsel after attorney withdrew. Now, Knowingly, after MR, Huff withdrew, Judge granted it, and I asked for post-Trial new counsel, I was not granted counsel and was Denied all after that. I new nonthing of 2255° and I have Starting getting into problems, the more I seaked information as if If I fight my Case, I have to go through a world wind of problems, as I go through every Since then.

hyles v Whitley Says the prosecution failed to turn over Meterial and favorable evidence, Sufficient to change results of Case, Such as the Letter From the probation office, witness sheet from grand Jury, The actual picture of C.D.S., so the language wont throw the reader off as far as Weight, if the Informants even have Immunity, among other meterial In case that could have effected the outcome of the Case and Saved The Federal Government over \$400.000 on Trial. I was the one trying to cop-out but was not familiar with the firearm.

The purchaser's information (firearm)

Michael N. Carter, 5136 Flat Rock Drive. Fayetteville, NC 28303 -FF1:15618114 Ship to date: 3-5-84

The Dealers information

Jims Cun Jobbery, 4632 Madkin RD Fayetteville, NC

The Firearm information

Manufacturor: Browning Model: Hi Power Caliber: 9

Serial # 245 PZ 45694 Type: Pistol country: Bulgium.

Importer: Browning arms Company.

The purpose for the information is to inform you that I tried writing the AT.F. Foia, to see if I can get any information on the firearm, if it was reported stolen, or how it Left the State of North Coralina. If it were not reported stolen, he would prin point where it came Crom. (I have never been to N.C.)

I really want to catch you up on the Case So we can skip pass alot of what not needed but at the Same time, expose the extreme wrongs that not only happens to people Such as myself that falls for Liers Sayings but what is called Systematic placements that,

This System put in place for, "(I can only Speak for me at this present time) Me". I personally excepted partial responsibility for me even allowing myself to knot only know these kinds of people but Deal with these kinds of people. I have to except that because that all my city has to offer people like myself and it only a matter of time before they do the same to Somebody else, if "know not", clone it already.

In Re Grand Jury Investigation, (1905) Says that the Court can even Subpoensed the grand Jury. Transcripts. The ways I See it, we both can do so. I personally want the Grand Jury Transcripts/DVD, The full Visual of The intire trial Dated 1-72-13 through 1-29-13, including Sidebar, and the Telephone Conferce dated back to 2012, which ended in a Superseding Indictment, Subpoensed for the protection of the Constitution and the amendments it so Says. If The Courts and Federal Institutions force the amendments against us to convict us, why cant we correct it when its wrongfully used against us.

In conclusion, alot of this could have been typed, copied, and Sent to your honor more standard and neater but I have not the funds. Reason, The food here is "not enough" to get 2000 Calaries, Stamp envolopes, ink pens, and Hopefully, Copy Cards Cost money, Just in Case I is appointed an attorney to actually help me. There is alot of Cases that Can be Sheperdized but Certain Cases are no longer on the law library, Such as my actual trial. Certain Cases has Strong reverse

Swain v Alabama, The attorney never obtected to the manner in which the State used its peremptory stitles. Defendant was found quilty by 11 whites and 1 black.

Cambell y Louisiana, White Defendant could challenge Discrimination against black grand Turbrs. The queston is, How did He know who and what race was his grand Turbrs were if He were not present or had the D.V.D. I have been locked up Since Debusary 18,2011, I believe The Grand Jury Situation happened after that. I was not present.

All in which Violaks Jury Service and Jury Selection act. (U.S. V DValle (1998)

Foster v Chapman (11-4-15) Kesser v Cambra (2006)

U.S. V Sampson (2007), unrelated Drugs Sales was inadmissable, and U.S. v Summer (1997), when Defendant Denied crime accured, prior acts to prove intent was not avmissable, So How was there 404B) motion to prove intent granted by The Judge?

Years ago, They took my actual Trial off the law library Computer but still have my appeal on it.

pages 459 - 462 is missing from the Same appendix I, which has the pages about the Jury pool being in the court room before I was. another reason why we need Those D.V.Ds and The abuse of power they have over this matter.

```
1
             MR. HUFF: Yes, Your Honor. It's my understanding
     that that motion was previously filed prior, as the Court's
 2
    already noted, before the superseding indictment, the
 3
    defendant was initially charged only with the firearm
 4
 5
    violation. There's no -- there's no drug distribution count
    in the indictment as a result of that. Prior counsel filed a
 7
    motion in limine to request that that information not be put
 8
    forth to the jury since it wasn't relevant to the charges.
 9
    Since that time, of course, the government has superceded and,
10
    in fact, has filed drug charges in this case. So I believe
11
    that argument is now moot.
12
             THE COURT: All right. So I guess essentially, from
13
    what I understand, the motion for the in camera review, that
14
    has taken place, so we're now in the request for the
15 disclosure of grand jury transcripts, that has also been
16' resolved.
17
             MR. HUFF: Yes, Your Honor. There has been a
18 representation that was made during the telephone conference;
    which I believe was on the record by the government that none
20 of the witnesses from the - that testified before the grand
21 jury will be called to testify in this case and I can see no
22 other reason for requesting them, the notes, because I have no
   other basis to request them, Your Honor. I m withdrawing
24 that, as well:
25
          Of course, I would preserve, without prejudice, my
```

United States District Court Camde Dev Jersey App. 000020

1	Fight to renew that motion as facts and circumstances change
2	THE COURT: Right. We understand that.
3	MR. HUFF: Thank you.
4	THE COURT: So I guess then we're left with the
5	404(b) motion and with that, we will hear from the government
6	MR. DONNELLY: Your Honor, good morning. Your Honor
7	the 404(b) motion that's been filed in this case is premised
8	on the notion that the defendant has a number of prior
9	incidents at almost the very same location in Newark that
10	involve the location that is implicated by the current
11	superseding indictment. While the government will rely
12	substantially upon the paperwork that was filed in
13	anticipation of this hearing date and in the brief and the
14	supporting documents, I do think it's important to note that
15	the government the government's position is that we will h
16	able to sustain our burden in terms of the United States
17	versus Huddleston, the four-part test that was set forth in
18	Huddleston which is 485 United States 681, a 1988 case, which
19	essentially set forth the Supreme Court's view of how 404(b)
20	admissibility and the evidence of that 404(b) activity should
21	be considered.
22	In that Huddleston case, obviously, as the Court is
23	well aware, the goal of Huddleston was to protect against
24	unfair prejudice that might emanate from evidence that's
25	produced about other activity, other criminal activity or

United States District Court Camden New Jersey App. 000021

F. Request To Renew A Motion For In Camera Review And Disclosure Of Grand Jury Witness Testimony

In his final request to the Court, Henderson seeks to "re-open a motion that [his] trial attorney dismissed," i.e., a motion for "in camera view of the witnesses . . . that testified before the grand jury." (ECF No. 64, at 2.) Henderson cites to the January 15, 2013 trial transcript, which contains a discussion between defense counsel, Michael Huff, and the Court concerning Henderson's motions for in camera review of the testifying officers' internal affairs and personnel records, and a separate motion for disclosure of the grand jury transcripts. (The Government attaches hereto as "Exhibit C," United States v. Jimmil Henderson, No. 13-3155, Trial Appendix II.) A review of that transcript reveals that the Court had already conducted an in camera review of the testifying officer's internal affairs and personnel files prior to trial. The transcript further reveals that defense counsel withdrew Henderson's motion for disclosure of the grand jury transcripts because the witness that testified tin the grand jury was not testifying at trial. See Exh. B at 6, 3:1-24. Defense counsel properly conceded that he had no basis to pursue that motion under the circumstances, and withdrew the motion accordingly? See id.

It appears that Henderson takes issue with his attorney's decision to withdraw that motion, and perhaps seeks to raise an ineffective assistance of counsel claim under Title 26, United States Code, Section 2255. To the extent that Henderson is raising an ineffective assistance of counsel claim, the time to raise such a claim has long passed. To be timely, an initial § 2255 motion must be filed within one year after the date the conviction became final. 28 U.S.C. § 2255(f). Because Henderson appealed his conviction, and that appeal was denied, his judgment of conviction became final when the time expired for filing a petition for certiorari contesting the appellate court's affirmation of the conviction. See Clay v. United States, 537 U.S. 522, 532 (2003). In this case, Henderson's judgment of conviction became final ninety days after the Third Circuit denied his petition for rehearing. See S.Ct. Rule 13 (a petition for a writ of certiorari must be filed within 90 days after entry of the judgment or the denial of rehearing).

The Third Circuit denied Henderson's petition for rehearing on J September 24, 2014 and confirmed his conviction on or about September 30, 2014. See United States v. Jimmil Henderson, No. 13-3155 (3d Cir.), ECF Doc. No. 003111752493 (Sept. 30, 2014). Accordingly, Henderson was required to file a motion under section 2255 by no later than December 29, 2014, more than five years ago. Thus the time to revisit

proceeding that took place in this matter prior to November 17, 2011 was Henderson's arraignment. (ECF No. 3.) Given Henderson's failure to requests these documents appropriately, Henderson's motion should be denied.

C. Request for Copy of Motion

Next, Henderson requests a copy of an omnibus motion he filed on or about August 3, 2012. (ECF No. 64, at 1.) The Government has attached hereto as "Exhibit B" a copy of the August 3, 2012 Omnibus Motion, docketed as ECF No. 17.

D. Request for Audio of Telephone Conference from August

Henderson also requests the audio recording of a telephone conference he claims took place on either August 7, 2012 or August 15, 2012. Again, Henderson can appropriately make such a request by completing the audio recording request form attached hereto as Exhibit A. The Government notes, however, that it does not appear that there was a telephone conference on either of those days. A review of the docket in this matter shows that a telephone conference was scheduled in this matter on August 7, 2012, and was subsequently adjourned to August 15, 2012. (See ECF Docket Entry, dated August 6, 2012.) The docket does not reflect that a telephone conference was actually held on August 15, 2012. In fact, the next docket entry was on August 16, 2012, and notes that the Government filed a brief in opposition to Henderson's omnibus motion, which is the subject of his third request for relief in the instant motion. (ECF No. 18.) Accordingly, Henderson's request for audio recordings from August 7 and 15, 2012 is most and should be denied.

E. Request for Jury Strike Sheets and "Its Entire Process"

Next, Henderson requests copies of "jury strike sheets" and "its [e]ntire process. First, Henderson's request fails to state with specificity what he means by "jury strike sheets" or "its entire process." Without clarity regarding Henderson's request, it is impossible to determine what relief he seeks, much less whether he is entitled to any relief in the first instance. Second, Henderson fails to cite to any legal authority supporting the notion that he is entitled to any relief at all. Given that it is impossible to determine what Henderson is seeking in this request, and he cites to no legal authority supporting the request, the motion must be denied.

		filings and clicking on Motions. This message is for informational purposes only, it is not necessary to resubmit. This submission will remain on the docket unless otherwise ordered by the court. (lec) (Entered: 09/09/2011)
09/13/2011		Setting Deadlines in case as to JIMMIL HENDERSON 12 MOTION to Compel. Motion set for 9/23/2011 before Judge Joseph H. Rodriguez. The motion will be decided on the papers. No appearances required unless notified by the court. (db,) (Entered: 09/13/2011)
09/19/2011	13	BRIEF in Opposition by USA as to JIMMIL HENDERSON re 12 MOTION to Compel (Attachments: # 1 Exhibit Redacted Incident Report)(GOVAN, DARA) (Entered: 09/19/2011)
10/26/2011	,	Setting Deadlines re Motion in case as to JIMMIL HENDERSON <u>12</u> MOTION to Compel. Motion set for 11/14/2011 at 11:00 AM in Camden - Courtroom 5D before Judge Joseph H. Rodriguez. (db,) (Entered: 10/26/2011)
11/28/2011	14	Minute Entry for proceedings held before Judge Joseph H. Rodriguez: Hearing on defendant's application for new counsel as to JIMMIL HENDERSON held on 11/28/2011. Ordered application granted. CJA attorney to be appointed. (Court Reporter/Recorder CAROL FARRELL.) (lec) (Entered: 11/29/2011)
11/28/2011	15	CJA 20 as to JIMMIL HENDERSON: Appointment of Attorney DAVID S. RUDENSTEIN for JIMMIL HENDERSON. Signed by Judge Joseph H. Rodriguez on 11/28/2011. (lec) (Entered: 11/29/2011)
11/30/2011		Attorney update in case as to JIMMIL HENDERSON. Attorney KEVIN F. CARLUCCI and CHRISTOPHER H. O'MALLEY terminated. (th,) (Entered: 11/30/2011)
exclushall hearing		ORDER TO CONTINUE - Ends of Justice as to JIMMIL HENDERSON Time excluded from 3/9/2012 until 9/10/2012. ORDERED that the calendar for this matter shall be revised as follows: Pretrial motions: 8/3/2012; Opposition 8/17/2012, Motion hearing 8/27/2012. Trial 9/10/12. Signed by Judge Joseph H. Rodriguez on 3/9/2012. (lec) (Entered: 03/14/2012)
08/03/2012	17	Omnibus MOTION PRETRIAL MOTIONS WITH CERTIFICATE OF SERVICE by JIMMIL HENDERSON. (RUDENSTEIN, DAVID) (Entered: 08/03/2012)
08/06/2012	-	Setting Hearings as to JIMMIL HENDERSON: Telephone Conference set for 8/7/2012/AT 03:30 PM before Judge Joseph H. Rodriguez. (ADJOURNED) (db,) Modified on [8/15/2012] (db). (Entered: 08/06/2012)
08/16/2012	18	BRIEF in Opposition by USA as to JIMMIL HENDERSON re <u>17</u> Omnibus MOTION <i>PRETRIAL MOTIONS WITH CERTIFICATE OF SERVICE</i> (GOVAN, DARA) (Entered: 08/16/2012)
08/24/2012	<u>19</u>	SUPERSEDING INDICTMENT as to JIMMIL HENDERSON (1) count(s) 1s, 2s, 3s. (lec) (Entered: 08/28/2012)
08/28/2012		Setting Hearings as to JIMMIL HENDERSON: Arraignment on the superseding indictment set for 8/30/2012 at 02:45 PM in Camden - Courtroom 3C before Magistrate Judge Joel Schneider. (db,) (Entered: 08/28/2012)

-SENTENCING

prosecutor, and the attorney for wasting your time. That's it.

THE COURT: All right. Ms. Govan, on behalf of the government?

MS. GOVAN: Thank you, Your Honor.

I will be brief but just note for the record that the government does rely largely on the papers that were submitted

on June 4th of this year 7003

Your Honor, we're here today because of the choices that the defendant made over the course of the past 15 years. For the past 15 years, he's had eight felony convictions, a total of at least 18 arrests, and we understand that history can either be a good teacher or history can be a predictor of what is going to happen in the future. And in this case, while the defendant suggests that he's learned his lesson at this point, it's clear that he had not learned his lesson previously. He understood, based on what happened in his past, that if he sold drugs and he was arrested, he was going to go to jail.

Now, his life appears to -- based on the PSR and the information that we learned at trial, what it appears is that he's had not only choices but a lot of chances. He's had the choice to either pursue his career in the music industry, pursue a career doing construction based on a skillset that he claims that he has, or he could choose a life on the streets.

SALES INVOICE - 1:11-1-Grindad 1.00-RAMB ... Document 80 Filed 07/29/25 Florence FCC USP ACCOUNT No. 63590050 TF73121 HENDERSON, JIMMIL 09/17/24 Time 08:35:45 TX ID 6857310 Receipt# 26 BEGINNING BALANCES: Available Balance is N/A Spending Limit Balance is N/A Account Balance is \$1,688.66 DESCRIPTION PRICE QTY (16)KEEFE COFFEE COL \$3.75 1 **#7**022 (26) CHEETOS CHED JALA \$2.75 1 8069118 (27)PETER PAN CREAMY \$3.00 1 (29)LIL DUTCH SALTINE \$4.30 2 8436265 (40)LEMON PEPPER \$1.25 1 8086113 (51)AJAX SOAP 12.4OZ \$1.80 1 7360180 (51)NEXT COCOA BUTR \$1.90 2 SOAP 22096 \$131.30 1 Score 7T # ITEMS SOLD: 10 CHARGE 63590050 \$150.05 ENDING BALANCES: Available Balance is N/A Spending Limit Balance is N/A

Page 23 of 34 PageID: 2839

Signature

Account Balance is \$1,538.61

Fingerprint Verified

SALES INVOICE 19-13-161 INVOIC Page 24 of 34 PageID: 2840 Filed 07/29/25 Florence FCC USP ACCOUNT No. 63590050 TF71289 HENDERSON, JIMMIL 10/01/24 Time 14:38:23 TX ID 6866172 Receipt# 137 BEGINNING BALANCES: Available Balance is N/A Spending Limit Balance is N/A Account Balance is \$1,475.61 QTY DESCRIPTION PRICE 1 (16)KEEFE COFFEE COL \$3.75 **#7022** (28)BUD CHOC CHP 2 \$4.30 COOKIES H618 1 (51)AJAX SOAP 12.4OZ \$1.80 7360180 2 (51)ANTIBACTERIAL SOAP \$2.30 7060503

\$11.60

\$23.75

ENDING BALANCES: Available Balance is N/A

Spending Limit Balance is N/A

4014023

Account Balance is \$1,451.86
Fingerprint Verified

(65)SKULLCANDY JIB

ITEMS SOLD: 7 CHARGE 63590050

Signature

1

Victorvill USP ACCOU HENDEI	NT No. 63590050 RSON, JIMMIL	TF57754	
		Receipt# 60	
	IING BALANCES:		
	e Balance is N/A		
•	g Limit Balance is N/A Balance is \$2,721,61		
		PRIOF	
QTY	DESCRIPTION	PRICE	
<u></u>	(5.2 CUP BOWL)	\$3.90	-
1	(BATTERY) AA 4PK RAY VAC	-0- \$1.40	
5	(CANDY) TWIX	\$5.50	
((CEREAL) BERRY COLOSSAL-801020	\$3.00	_
1	(CEREAL) FROSTED FLAKES	\$2.80	
1	(CEREAL) RAISIN BRAN	\$3.35	
1	(COOKIE) MARIA (K)	\$0.65	
1	(NUTS) SWEET & SPICY (U)	f \$2.05	
(1	CLEAR FM/AM POCKET	\$65.00	<u>-</u>
	RADIO		
<u>_1_</u>	LOUISIANA HOT SAUCE	\$1.40	
2	NUTS BUTTER TOFFEE	\$2.00	
,	# ITEMS SOLD: 16 CHARGE 63590050	\$91.05	
ENDING	BALANCES:		
Available Balance is N/A			
	g Limit Balance is N/A		
Account	Balance is \$2,630.56		
	Fingerprint Verified		
Signatur	е		

This Bowl was on the Locker, I had more then one bag of Colossel Crunch but the other bag was halfway finish, and I had I had baught that walk man because it had a nice plastic Case and Some Skull Candy Head phones. The Smaller clear Tunes Radio worked but the place you put the battery at was not able to stay closed. I had to put tape on it.

I Baught a bottle of Hot Souse because I had one open and they might stop Saleing them or worst, go up on the price.

The peanuts was on the Second Sheft in my Locker next to the Maria Cookies and the Sweat and Spicy peanuts.

Marias was

Spicy peanuts was \$1.65 \$3.90 \$3.00 \$65.00 1.40

SALES INVOICE Personal in mate information Victorville - FCC USP			
	IT No. 63590050	TF57754	
HENDER	SON, JIMMIL	1	
06/06/22	Time 11:12:45	TX ID 12888508	
		Receipt# 49_	
	NG BALANCES:	,	
	Balance is N/A		
	Limit Balance is N/A		
Account	Balance is \$2,751.76		
QTY	DESCRIPTION	PRICE	
1	(ASPIRIN)	\$1.55	
1	(BATTERY) AA 4PK I	RAY-0- \$1.40	
	VAC	•	
1	(CEREAL) BERRY	\$2.60	
	COLOSSAL-801020		
1	(CEREAL) FROSTED	\$2.80	
	FLAKES		
1_	(COND) HAIR FOOD		
1	(HAIR) RUBBER BAN BLACK	ND \$1.00	
1	2 PK BIC PEN	\$1.40	
1	CLASP ENVELOPE 2	PK \$1.30	
2	COUGH DROP, HON LEMON	EY \$2.10	
3	DIAL SOAP	\$2.55	
1	RUFFLES-SOUR CREAM/CHEDDAR	\$1.75	
	# ITEMS SOLD: 14		
	CHARGE 635900	50 \$20.95	
ENDING	BALANCES:		
Available	e Balance is N/A		
Spending Limit Balance is N/A			
Account Balance is \$2,730.81			
	Fingerprint Verific	ed	

Signature

Document 80

Filed 07/29/25

Page 26 of 34 PageID: 2842

SALES I Victorville USP	N VOICEPolsbrial inh e - FCC	1994	
	NT No. 63590050 RSON, JIMMIL	TF57846	
	Time 12:19:20	TX ID 12936825	
	•	Receipt# 59	
BEGINN	ING BALANCES:		
Available	Balance is N/A		
Spending	g Limit Balance is N/A		
Account	Balance is \$2,605.41		
QTY	DESCRIPTION	PRICE	
(2	(BATTERY) AA 4PK F	RAY-O- \$2.80	
2	(CEREAL) BERRY COLOSSAL-801020	\$6.00	
1	(SUGAR) SWEET SPINKLES (ASPT)	\$1.30	
3	DIAL SOAP	\$2.70	
5	NUTS BUTTER TOFF	EE \$5.00	
1	PEANUT BUTTER, CREAMY*8073008	\$2.45	
2	SALTINE CRACKERS	\$ \$3.70	
$\overline{(2)}$	WYLER'S ICE TEA W/LEMON	\$3.00	
	# ITEMS SOLD: 18 CHARGE 6359009	50 \$26.95	
ENDING	BALANCES:		
Available	e Balance is N/A		
Spendin	g Limit Balance is N/A		
Account	Balance is \$2,578.46		
	Fingerprint Verifie	d	

Signature

Document 80 Filed 07/29/25

Page 27 of 34 PageID: 2843

MAGING RAMB	Document 80
TF52138	
TX ID 12872393	
Receipt# 15	
PRICE	
\$5.60	
\$3.25	
ND \$2.00	
\$1.10	
12PK \$16.10	
IEY \$2.10	•
\$4.25	
\$16.90	
\$3.00	
50 \$54.30	
1 .	
	TX ID 12872393 Receipt# 15 PRICE \$5.60 \$3.25 D \$2.00 \$1.10 12PK \$16.10 IEY \$2.10 \$4.25 \$16.90 \$3.00

Filed 07/29/25

Page 28 of 34 PageID: 2844

Signature

Fingerprint Verified

McCreary USP MAIN

Signature

ACCOUNT No. 63590050 HENDERSON, JIMMIL

TF07183

04/19/18 Time 10:59:03

TX ID 4712931 Receipt# 117

BEGINNING BALANCES: Available Balance is N/A Spending Limit Balance is N/A Account Balance is \$57.32

QTY	DESCRIPTION	PRICE
1	CLEAR TUNES CT-81 SCP	\$22.95
1	FLEX INK PEN BLACK SHU	\$0.25
7	IBUPROFEN SINGLE DOSE	\$1.05
1	SOAP NEXT 1 COCOA BUTTER (80)	\$0,95
4	# ITEMS SOLD: 10 CHARGE 63590050	\$25.20
ENDING	BALANCES:	
Availabl	e Balance is N/A	
Spendin	g Limit Balance is N/A	•
•	Balance is \$32.12	

This walkman was stolen in U.S.p. Victorville when I went to SHu on July 28,2022. I bought a new one because it was bigger and had a plastic case and the one on this ink Reciept, the slide for the batteries was broke because of how many times I Drappe it, but I had to put tape on it to keep it clusted.

Fairton FCI MAIN ACCOUNT No. 63590050 TF17066 HENDERSON, JIMMIL 04/02/14 Time 07:36:23 TX ID 3819627 Receipt# 28 **BEGINNING BALANCES:** Available Balance is N/A Spending Limit Balance is N/A Account Balance is \$46.86 QTY DESCRIPTION **PRICE** 1 AA BATTERIES 4PK \$2.20 1 AIM TOOTHPASTE \$1.60 AJAX TOSS-INS (20CT) \$4.75 1 **BABY POWDER** \$1.90 COLUMBIAN COFFEE \$3.25 CORE SHORT W/P 3XL \$17.95 DISHWASHING LIQUID \$1.35 **ENVELOPES (WHITE)** \$1.40 1 **GREETING CARDS** \$0.85 IVORY SOAP 3/PACK \$1.70 NON-DAIRY CREAMER 1 \$1.25 PONY TAIL HOLDERS 0 \$0.00 **18CT** 1 PONYTAIL HOLDER 300CT \$0.90 .10 RAMEN SPICY \$2.50 **VEGETABLE SOUP** SMALL ADDRESS BOOK \$1.50 1 \$0.60 VANILLA CARMELS # ITEMS SOLD: 24 CHARGE 63590050 \$43.70

Document 80

Filed 07/29/25

ENDING BALANCES: Available Balance is N/A Spending Limit Balance is N/A Account Balance is \$3.16

Fingerprint Verified

Signature

Those shorts were a 3x, and I use to Love to work out in those shorts.

my mother paid for those. The dark ones.

Page 30 of 34 PageID: 2846

Time: 09:32:39 AM

05/03/2023 YFSA0423

Federal Bureau of Prisons TRULINCS Account Transactions - Commissary Personal Inmate Information

Inmate No: 6	33590050 Inmat	te Name: HENDERSON, JIMMIL	Available Balance	e: \$0:24
Date	Reference #	Transaction Type	Sender Last name	Amount
05/30/2023	TL052023	Pre-Release Transaction		\$7.00
05/29/2023	TL0529	TRUL Withdrawal		-\$2.00
05/29/2023	TL0529	TRUL Withdrawal		-\$5.00
05/28/2023	33323148	Western Union	MITCHELL	\$55.00
05/28/2023	33323148	Pre-Release Transaction		-\$5.50
05/27/2023	TL0527	TRUL Withdrawal		-\$2.00
05/26/2023	33323146	Western Union	MITCHELL	\$125.00
05/26/2023	33323146	Pre-Release Transaction		-\$12.50
05/17/2023	TL0517	TRUL Withdrawal		-\$5.00
05/16/2023	TL0516	TRUL Withdrawal		-\$5.00
05/16/2023	20	Sales		-\$114.85
05/15/2023	TL0515	TRUL Withdrawal		-\$2.00
05/15/2023	TL0515	TRUL Withdrawal		-\$5.00
05/15/2023	33323135	Western Union	MITCHELL	\$125.00
05/15/2023	33323135	Pre-Release Transaction		-\$12.50
05/14/2023	TL0514	TRUL Withdrawal	•	-\$2.00
05/13/2023	TL0513	TRUL Withdrawal		-\$5.00
05/13/2023	TL052023	Pre-Release Transaction		\$5.00
05/09/2023	TL0509	TRUL Withdrawal	:	-\$2.00
05/06/2023	TL0506	TRUL Withdrawal		-\$5.00
05/03/2023	YFSA0423	Payroll - FSA		\$30.00

Pre-Release Transaction

Inmate #: 63590050

-\$3.00

SALES INVOICE - Pelsonal in Mark in RahidB - Document 80 Victorville - FCC USP ACCOUNT No. 63590050 TF57754 HENDERSON, JIMMIL 06/06/22 Time 11:12:45 TX ID 12888508 Receipt# 49 **BEGINNING BALANCES:** Available Balance is N/A Spending Limit Balance is N/A Account Balance is \$2,751.76 DESCRIPTION PRICE QTY \$1.55 1 (ASPIRIN) (BATTERY) AA 4PK RAY-O-1 \$1.40 VAC 1 (CEREAL) BERRY \$2.60 COLOSSAL-801020 (CEREAL) FROSTED \$2.80 1 FLAKES \$2.50 1 (COND) HAIR FOOD 20969 1 (HAIR) RUBBER BAND \$1.00 BLACK 1 2 PK BIC PEN \$1.40 CLASP ENVELOPE 2PK \$1.30 1 COUGH DROP, HONEY \$2.10 2 LEMON 3 DIAL SOAP \$2.55 1 **RUFFLES-SOUR** \$1.75 CREAM/CHEDDAR # ITEMS SOLD: 14 CHARGE 63590050 \$20.95

ENDING BALANCES: Available Balance is N/A Spending Limit Balance is N/A Account Balance is \$2,730.81

Fingerprint Verified

Signature

Filed 07/29/25 Page 32 of 34 PageID: 2848

UPS CampusShip: View/Print Label

- 1. Ensure there are no other shipping or tracking labels attached to your package. Select the Print button on the print dialog box that appears. Note: If your browser does not support this function select Print from the File menu to print the label.
- 2. Fold the printed label at the solid line below. Place the label in a UPS Shipping Pouch. If you do not have a pouch, affix the folded label using clear plastic shipping tape over the entire label.
- 3. GETTING YOUR SHIPMENT TO UPS

Customers with a Daily Pickup

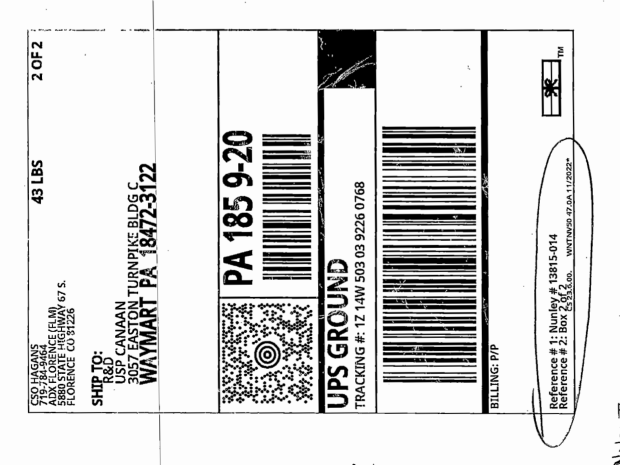
Your driver will pickup your shipment(s) as usual.

Customers without a Daily Pickup

Schedule a same day or future day Pickup to have a UPS driver pickup all your CampusShip packages. Hand the package to any UPS driver in your area.

Take your package to any location of The UPS Store®, UPS Access Point(TM) location, UPS Drop Box, UPS Customer Center, Staples® or Authorized Shipping Outlet near you. Items sent via UPS Return Services(SM) (including via Ground) are also accepted at Drop Boxes. To find the location nearest you, please visit the Resources area of CampusShip and select UPS Locations.

FOLD HERE



property in U. S.p. Canaan. paper that was an Note: The name and

to U.S.P. Florence

Perced

Spec

https://www.campusship.ups.com/cship/create?ActionOriginPair=default

PrintWindowPane&kev=lahelMindow&typo=html@loo=on_1100:==t== 401=

MR. Jim Mil Henderson Regester# 63590-050 FeDeral Correctional Institution Jesup 2680 U.S. Highway 301 South Jesup, Ga 31599 EB-606 Lower

9589 0710 5d/U UULL LUGL 33 **CERTIFIED MAIL**

Retail

RDC 99



U.S. POSTAGE PAID FCM LG ENV **JESUP, GA 31546** JUL 24, 2025

\$0.00

S2324H501893-80

United States District Court Chief Judge Rence Marie Bumb P.O. Box 2797 Camben, N.J 08101

JUL 29 2025

CLERK, U.S. DISTRICT COURT - DNJ 10L 29 2025